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5	IN THE UNITED STAT	ES DISTRICT COURT
6	NORTHERN DISTRICT OF CALIFORNIA	
7	SAN FRANCISCO DIVISION	
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9	QUAD/TECH INC., a Wisconsin Corp.,	Civil Action No.: CV-10-2243 (CRB)
10	Plaintiff,	
11	V.	STIPULATION AND [PROPOSED]
12	Q.I. PRESS CONTROLS B.V. of The	ORDER TO CONTINUE FIRST CASE MANAGEMENT
13	Netherlands, AND	CONFERENCE TO NOV. 5, 2010
14	Q.I PRESS CONTROLS NORTH AMERICA LTD., INC., a Rhode Island Corp.,	JURY TRIAL DEMANDED
15	Defendants.	
16		
17	Plaintiff Quad/Tech Inc. ("Quad/Tech") and Defendant Q.I. Press Controls North	
18	America LTD., Inc. ("QIPC NA") stipulate as follows.	
19	1. The first case management conference in this action is currently scheduled for	
20	September 3, 2010.	
21	2. Defendant Q.I. Press Controls North America, LTD., Inc. was served with the	
22	Summons, Complaint and Amended Complaint in this action on August 30, 2010.	
23	3. The Plaintiff is in the process of effecting	g service on Q.I. Press Controls B.V. (of the
24	Netherlands).	
25	4. Because of the date on which QIPC NA was served with the Summons in this action	
26	the parties have not been able to meet their obligations prior to the first case management	
27	conference as proscribed by the Court's Order Setting Case Management Conference,	
28	Federal Rule of Civil Procedure 26, and the Local ADR Rules.	

1	5. For these reasons, the Plaintiff and Defendant QIPC NA request a 60-day	
2	continuation of the case management conference to allow the parties to meet these	
3	obligations.	
4	6. Accordingly, the Plaintiff and Defendant QIPC NA respectfully request that the Case	
5	Management Conference previously set for September 3, 2010 be continued until November	
6	5, 2010.	
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1 Dated: September 1, 2010 THE BERNSTEIN LAW GROUP, P.C. 2 3 by: /s/ Alice C. Garber 4 5 Frederick A. Tecce (proceeding *pro hac vice*) Email: ftecce@mcshea-tecce.com 6 McSHEA \ TECCE, P.C. The Bell Atlantic Tower - 28th Floor 7 1717 Arch Street Philadelphia, Pennsylvania 19103 8 Telephone: 215-599-0800 Facsimile: 215-599-0888 9 Jason Pauls (proceeding pro hac vice) 10 Email: jason.pauls@qg.com Intellectual Property Counsel 11 Quad/Tech, Inc. N63 W23075 State Highway 74 12 Sussex, WI 53089-2827 Telephone: 414-566-4408 13 Facsimile: 414-566-2011 14 Marc N. Bernstein (CA SBN 145837) Email: <u>mbernstein@blgrp.com</u> 15 Alice C. Garber (CA SBN 202854) Email: <u>agarber@blgrp.com</u> THE BERNSTEIN LAW GROUP, P.C. 16 555 Montgomery Street, Suite 1650 17 San Francisco, California 94111 Telephone: 415-765-6633 18 Facsimile: 415-283-4804 19 Attorneys for Plaintiff Quad/Tech Inc. 20 21 MORRISON & FOERSTER LLP 22 By: /s/ Marc David Peters 23 24 **Attorneys For Defendant** 25 Q.I. Press Controls North America Ltd., Inc. 26 27 28

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1	ATTESTATION OF CONCURRENCE	
2	I, Alice C. Garber, as the filer of this stipulation, attest that I have obtained the concurrence	
3	in the filing from counsel for QIPC NA.	
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5	Dated: September 1, 2010	
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7	/s/ Alice C. Garber	
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12	IT IS SO ORDERED that the case management conference previously scheduled for	
13	September 3, 2010 be continued to November 5, 2010.	
14	TATES DISTRICT O	
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16	Signed: Sept. 2, 2010 CHARL IT IS SO ORDERED LINE TO THE PROPERTY OF THE PRO	
17	OTHER	
18	Judge Charles R. Breyer	
19		
20	PRINTERICT OF COMMENTS	
21	DISTRICT	
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